Legal Notices

IN THE EIGHTH JUDICIAL DIS. TRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE IN THE MATTER OF THE ESTATE COUNTY OF CLARK

No. 8485

MARY J. BRAY, Plaintiff

CLAUDE L. BRAY, Defendant **SUMMONS**

trict, and in all other cases within notice. thirty days (exclusive of the day of service), and defend the above entitled action.

This action is brought to recover PAUL RALLI judgment dissolving the bonds of Attorney for the Estate matrimony existing between you Pub. June 10, 17, 24, July 1, 1938. and the plaintiff upon the ground of extreme cruelty, all of which fully appears in plaintiff's verified Complaint on file herein, reference to which is hereby made and the same by reference made a part hereof.

Court of the State of Nevada in and for Clark County, Nevada. By Sonya Worthy, Deputy

(SEAL) HAM & TAYLOR Attorneys for Plaintiff

Pub. June 10, 17, 24, July 1, 1938

IN THE EIGHTH JUDICIAL DIS-TRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK

No. 8444

IN THE MATTER OF THE ESTATE OF DELIA WILSON, Deceased.

NOTICE TO CREDITORS

Notice is hereby given that the undersigned was on the 9th day of June, A. D. 1938, appointed and qualified by the above entitled Court as Administrator with the will annexed of the estate of DELIA WILSON, deceased.

All persons having claims against said Estate are required to file the same with proper vouchers and statutory affidavits attached, with the Clerk of the above named Court within forty days from the date of the first publication of this notice. Dated June 9th, A. D. 1938. C. D. BREEZE

Administrator with the will annexed. Pub. June 10, 17, 24, July 1, 1938.

IN THE EIGHTH JUDICIAL DIS-TRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK

No. 8510

SUSIE BRUNO, Plaintiff.

FRANK BRUNO, Defendant.

SUMMONS The State of Nevada Sends Greetings to Said Defendant:

You are hereby summoned to appear within ten days after the ser-vice upon you of this summons if served in said County, or within twenty days if served out of said County but within said Judicial District, and in all other cases within thirty days (exclusive of the day of service), and defend the above entitled action.

Which is brought to recover a decree of divorce dissolving the bonds of matrimony now and here- MARTHA J. STORY, defendant tofore existing between the plaintiff and defendant, upon the grounds of the defendant's extreme cruelty toward plaintiff, rendering plain-tiff's life miserable and unbearable and affecting her health; also upon the ground of defendant's wilful desertion of plaintiff for a period of one year and over, as more fully set forth in the complaint on file

herein. Dated this 20th day of June A. D.

(SEAL) LLOYD S. PAYNE, Clerk of the Eighth Judicial District Court of the State of Nevada in and for Clark County, Nevada

By Maxine Harrison, Deputy. MORRIS WOLFMAN Attorney for Plaintiff Pub. June 24, July 1, 8 15, 1938.

IN THE EIGHTH JUDICIAL DIS- action, all of which will more fully

No. 8447

OF JOHN FALVEY, deceased.

Notice to Creditors

Notice is hereby given that the undersigned was on the 8th day of June, A. D. 1938, appointed and qualified by the above entitled Court as Executor of the seate of JOHN Rooms 5 and 6 Griffith Building Las Vegas, Nevada Pub. July 1, 8, 15, 22, 1938. The State of Nevada Sends Greet- FALVEY, deceased.

The State of Nevada Sends Greetings to Said Defendant:

You are hereby summoned to appear within ten days after the service upon you of this summons if served in said County, or within twenty days if served out of said County but within said Judicial Discounty but within said Judicial Discount

Dated June 8th, A. D. 1938. OTTO SCHWARTZ, Executor

OF NEVADA, IN AND FOR THE

Dated this 9th day of June A. D. FRANK W. BEWLEY, Plaintiff.

LLOYD S. PAYNE, Clerk of J. L. HARPER and GEORGE W. the Eighth Judicial District LICHTENBERGER, Defendants.

Notice to Lien Claimants liens under the provisions of an Act entitled "An Act To Secure by made.

Liens To Mechanics And Others, And Dated this 1st day of June A. D. To Repeal All Other Acts in Relation Thereto," approved March 2, 1875, as amended, on the following described Lode Mining Claims, situate in Searchlight Mining District, County of Clark, State of Nevada,

All of the Peerless Consolidated Mining Claims, consisting of the Rajah, North Star, Julia T., Dabu, Diamond, Henrietta, Peerless, Victory, Linck, California and Ram-ona Lodes, the same comprising one compact area of mining ground, and embracing approxi-mately 133.587 acres, heretofore designated in the Office of the Uni'ed States Surveyor General as Survey Number 2834, the original and amended location certificates of said claims, and each of them, being of record in said Searchlight Mining District Records, and in the Records of the County Recorder of Tincoln County, Nevada, which said Records and each of them are hereby referred to as part of this description.

Together with all of the ores, gold and silver bearing quartz therein and thereon, and all of the rights, privileges and franchises thereto incident or appurtenant, and all machinery, mining and milling equipment, personal proper'y and improvements of whatsoever nature, situate in and upon said property.

are hereby notified to be and appear before the above named Court on the 14th day of July, 1938, at Ten o'clock in the forenoon of said day, and to exhibit then and there the proofs of their said claims.
DATED: This 20th day of June,

A. A. HINMAN, Attorney for Plaintiff. Publish June 24, July 1, 8, 1938.

IN THE EIGHTH JUDICIAL DIS. TRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK

No. 8455

ELWOOD L. STORY, plaintiff

SUMMONS

The State of Nevada Sends Greetings to Said Defendant: You are hereby summoned to appear within ten days after the service upon you of this summons, if served in said County, or within twenty days if served out of said County but within said Judicial District, and in all other cases within thirty days (exclusive of the day of service), and defend the above entitled action.

This action is brought to recover judgment dissolving the bonds of matrimony that now exist between you and the plaintiff on the ground that you and the plaintil have lived hand bicycles are hereby required hand his honor the Mayor, to make monthly report to the Poport to the Poport hand bicycles are hereby required hand his honor the Mayor, hand bicycles are hereby required hand his honor the Mayor, to make monthly report to the Poport hand bicycles are hereby required hand his honor the Mayor, hand bicycles are hereby required hand his honor the Mayor, hand bicycles are hereby required hand his honor the Mayor, hand bicycles are hereby required hand his honor the Mayor, hand bicycles are hereby required hand his honor the Mayor, hand bicycles are hereby required hand his honor the Mayor, hand bicycles are hereby required hand his honor the Mayor, hand bicycles are hereby required hand his honor the Mayor, honor hand his honor the Mayor, hand bicycles are hereby required hand his honor the Mayor, had hand his honor the Mayor, had had his honor the May that you and the plaintiff have lived

OF NEVADA, IN AND FOR THE plaint on file herein, to which you are hereby referred for further parthe number of the metallic license plate found thereon, if any. All

Dated this 28th day of May A. D.

LLOYD S. PAYNE Clerk of the Eighth Judicial District Court of the State of Nevada in and for Clark

IN THE EIGHTH JUDICIAL DIS-TRICT COURT OF THE STATE OF NEVADA, IN AND FOR THE COUNTY OF CLARK

GORDON K. SMITH, Plaintiff

RUTH MARIE SMITH, Defendant SUMMONS

The State of Nevada Sends Greetings to Said Defendant: You are hereby summoned to appear within ten days after the service upon you of this summons if served in said County, or within twenty days if served out of said County but within said Judicial Dis-

trict, and in all other cases within thirty days (exclusive of the day of service), and defend the above entitled action. This is an action for divorce upon the ground of Extreme Cruelty, as more fully appears from the veri-

All persons holding or claiming fied Complaint of Plaintiff on file

LLOYD S. PAYNE, Clerk of the Eighth Judicial District Court of the State of Nevada in and for Clark County, Nevada. By Sonya Worthy, deputy.

(SEAL) GEORGE E. MARSHALL Attorney for Plaintiff Pub. June 10, 17, 24, July 1, 1938.

ORDINANCE NO. 238

AN ORDINANCE PROVIDING FOR THE REGISTRATION AND OP-ERATION OF BICYCLES IN THE CITY OF LAS VEGAS AND PRO-VIDING PENALTY FOR VIOLA-TION THEREOF.

The Board of Commissioners of the City of Las Vegas do ordain

as follows: Section 1. It shall be unlawful for any person to operate or use a bicycle propelled wholly or in part by muscular power upon any of the streets, alleys or public high-ways of the City of Las Vegas, without first obtaining from the

City Clerk a license therefor.

Section 2. The City Clerk is hereby authorized and directed to issue upon written application, biclcle licenses which shall be effective from the first day of August, 1938, to and including December 31, 1938, and thereafter said licenses shall be issued for the calendar year, commencing on the first day of January each of said calendar years, and ending on the thirty-first day of December of said calendar year. Said licenses when issued shall entitle the licensee to operate such bicycle for which said license has been issued, upon all the streets, alleys and public highways, exclusive of sidewalks thereof, in the City of Las Vegas.

Section 3. The City of Las Vegas shall provide each year metallic li-

cense plates and seals, together with registration cards and isinglass holders therefor, said metallic license plates and registration cards having numbers stamped thereon in numerical order, beginning with Number 1, and indicating the year for which the same are is-sued, and the letters LVBL stamped thereon; such metallic license plates shall be suitable for attachment upon the frames of bicycles, and it shall be the duty of the City Clerk to attach one such metallic license plate to the frame of each bicycle and to issue a corresponding regis-tration card to the licensee upon the payment of the license fee herein provided for. Such metallic li-cense plate shall remain attached during the existence of such license.
The City Clerk shall also keep a record of the date of issue of each license, to whom issued, and the number thereof.

Section 4. All persons engaged

in the business of buying second-

whom each bicycle is purchased, the plate found thereon, if any. All persons engaged in the business of selling new or second-hand bicy-cles are hereby required to make a monthly report to the Police De-partment, giving a list of all sales made by such dealers, which list shall include the name and address of each person to whom sold, the kind of bicycle sold, together with a description and frame number thereof, and the number of the metalic licenses plate attached there talic license plate attached thereto, if any.

Section 5. It shall be the duty of every person who sells or trans-fers ownership of any bicycle, to report such sale or transfer by returning to the City Clerk the registration card issued to such person as licensee thereof, together with the name and address of the person to whom said bicycle was sold or transferred, and such report shall be made within five days of the date of said sale or transfer. It shall be the duty of the purchaser or transferee of such bicycle to apply for a transfer of registration therefor within five days of said sale or transfer.

Section 6. It shall be unlawful for any person to wilfully or maliciously remove, destroy, mutilate or alter the number of any bicycle frame licensed pursuant to this ordinance.

It shall also be unlawful for any person to remove, destroy, mutilate or alter any license plate, seal or registration card during the time in which such license plate, seal or registration card is operative. Provided, however, that nothing in this ordinance shall prohibit the Police Department from stamping numbers on the frames of bicycles on which no serial number can be found, or on which said number is illegible or insufficient for identification purposes.

Section 7. The annual license fee to be paid for each bicycle shall be Fifty Cents (\$.50), and shall be paid in advance; and pursuant to Section 5 of this ordinance, such license may be transferred when the ownership of said bicycle is transferred, and a fee of Fifty Cents (\$.50) shall be paid for the registration of such transfer. All license fees collected under this ordinance shall be paid into the General Fund of the City of Las Vegas.

Section 8. It shall be unlawful for any person to permit any bicycle to remain lying upon any sidewalk, or in any street or alley, or public grounds within the City of Las Vegas. Any bicycle left lying or remaining upon any sidewalk, or in any street or alley of the City of Las Vegas, is hereby declared to be a public nuisance, and any police officer of said City is hereby authorized to remove such bicycle from such sidewalk, street or alley.

Section 9. Every person, firm or corporation violating any of the provisions of this ordinance shall be deemed guilty of a misdemeanor, and upon conviction shall be punishable by a fine of not more than three hundred dollars (\$300.00), or by imprisonment in the City Jail for a period of not more than three (3) months, or by both such fine and imprisonment. In addition to the penalty hereinabove set forth. the Police Department of the City of Las Vegas or any of the members thereof may impound and retain possession of any bicycle operated in violation of any of the provisions of this ordinance

Section 10. The City Clerk shall furnish the Police Department with a record of the date of issue of each bicycle license, the name of the person to whom it was issued and the number thereof, within twenty-four (24) hours of the time of issuance thereof.

Section 11. The City Clerk is hereby authorized to have this ordinance published in the Las Vegas Age, a weekly newspaper published in the City of Las Vegas, Clark County, Neveda, for a period of two weeks, that is to say, once each week for a period of two weeks.

H. P. MARBLE, Mayor

Attest VIOLA BURNS, City Clerk (CITY SEAL)

The above and foregoing ordinance was proposed read aloud in full, and adopted this 17th day of June, A. D., 1938, by the following vote:

Commissioners Krause, Luce and Ronnow and his honor the Mayor,